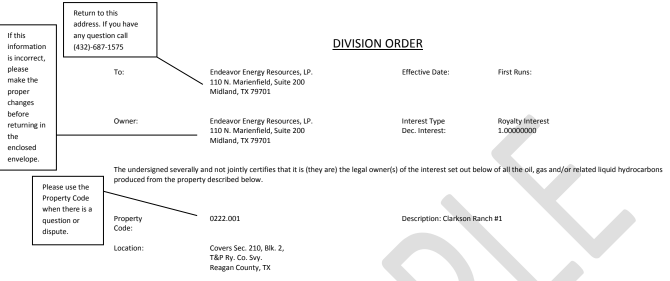
This Division Order is an example only, Please sign and return the designated Division Order(s) in the enclosed envelope.



THIS AGREEMENT DOES NOT AMEND ANY LEASE OR OPERATING AGREEMENT BETWEEN THE INTEREST OWNERS AND THE LESSEE OR OPERATOR, OR ANY OTHER CONTRACTS FOR THE PURCHASE OF OIL OR GAS.

The following provisions apply to each interest owner ("owner") who executes this agreement.

TERMS OF SALE: The undersigned will be paid in accordance with the Division of Interest set out above. The payer shall pay all parties at the price received by the operator for oil and/or gas to be sold pursuant to this Division Order. Purchaser shall compute quantity and make corrections for gravity and temperature, and make deductions for impurities.

PAYMENT: From the effective date, payment is to be made monthly by payer's check, based on this division of interest, for oil and/or gas run during the preceding calendar month from the property listed above, less taxes required by law to be deducted and remitted by payer as purchaser. Payments of less than \$100.00 may be accrued before disbursement until the total amount equals \$100.00 or more, or until 12 month's proceeds accumulate, whichever occurs first. However, the payer may hold accumulated proceeds of less than \$10.00 until production ceases or the payer's responsibility for making payment for production ceases, whichever occurs first. Payee agrees to refund to payer any amounts attributable to an interest or part of an interest that payee does not own.

INDEMNITY: The owner agrees to Indemnify and hold payer harmless from all liability resulting from payments made to the owner in accordance with such division of interest, including but not limited to attorney fees or judgments in connection with any suit that affects the owner's interest to which payer is made a party.

DISPUTE – WITHHOLDING OF FUNDS: If a suit is filed that affects the interest of the owner, written notice shall be given to payer by the owner together with a copy of the complaint or petition filed. In the event of a claim or dispute that affects title to the division of interest credited herein, payer is authorized to whithold payments accruing to such interest, without interest unless otherwise required by applicable statute, until the claim or dispute is settled.

TERMINATION: Termination of this agreement is effective on the first day of the month that begins after the 30<sup>th</sup> day after the date written notice of termination is received by either party.

NOTICES: The owner agrees to notify payer in writing of any change in the division of interest, including changes of interest contingent on payment of money or expiration of time.

No change of interest is binding on payer until the recorded copy of the instrument of change or documents satisfactorily evidencing such change are furnished to payer at the time the change occurs.

Any change of interest shall be made effective on the first day of the month following receipt of such notice by payer.

Any correspondence regarding this agreement shall be furnished to the addresses listed unless otherwise advised by either party.

In addition to the legal rights provided by the terms and provisions of this division order, an owner may have certain statutory rights under the laws of this state.

